UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

In re:)	
Johnny Darrell Lorick,	j)	CASE #: 19-00252-JJG-13
Debtor.	j	

MOTION TO MODIFY CHAPTER 13 PLAN AFTER CONFIRMATION PURSUANT TO 11 U.S.C. §1329 AND NOTICE OF OBJECTION DEADLINE

COMES NOW the Debtor, by undersigned counsel, and moves the Court, pursuant to 11 U.S.C. §1329, to modify the plan that was confirmed on March 26, 2020. As grounds therefore, Debtor states:

- 1. The Debtor filed a Voluntary Petition seeking relief pursuant to Chapter 13 of the U.S. Bankruptcy Code on January 15, 2019;
- 2. Since the filing of the Chapter 13 Plan, there has been a change in circumstances so significant and ongoing that the Debtor's Chapter 13 Plan must be modified, to-wit: **Due to legal work above and beyond the Rights & Responsibilities Agreement, Debtor needs to amend his plan to pay Administrative Claims.** (See the Chapter 13 Plan, Amended Plan 1st, which is attached hereto as Exhibit "A")
- 3. Debtor's current monthly plan payment is \$0.00 and herein Motion to Modify Chapter 13 Plan proposes a monthly plan payment of \$0.00, as Debtor's case is paid in full due to the sale of real estate commonly referred to as Debtor's residence.

NOTICE: <u>Your rights may be affected</u>. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you do not want the court to enter an order granting the Motion to Modify Chapter 13 Plan, or if you want the court to consider your views on the motion, then on or before **March 15, 2021** (21 days after the date of service), you or your attorney must file with the court a written objection explaining your position.

Those not permitted to file electronically must deliver any objection by U.S. mail, courier, overnight/express mail, or in person at:

(select the appropriate address)

<u>Indianapolis</u>

116 U.S. Courthouse 46 East Ohio Street Indianapolis, IN 46204

Evansville and Terre Haute

352 Federal Bldg. 101 N.W. M.L. King Jr. Blvd. Evansville. IN 47708

New Albany

110 U.S. Courthouse 121 West Spring Street New Albany, IN 47150

If you mail your response to the court, you must mail it so the court will **receive** it on or before the date stated above.

You must also send a copy of your objection to:

Michael J. Norris, Mike Norris & Associates, P.C., 3802 W. 96th Street, #110, Indianapolis, IN 46268

If you or your attorney do not take these steps, the court may decide that you do not oppose an order granting the Motion to Modify Chapter 13 Plan and may enter an order granting that relief.

WHEREFORE, the Debtor respectfully requests permission to amend the Chapter 13 Plan pursuant to 11 U.S.C. §1329.

Date: 2/21/2021

Respectfully submitted,

Michael J. Norris (#15341-49) Mike Norris & Associates, P.C.

Counsel for the Debtor 3802 W 96th Street, #110 Indianapolis, IN 46268

Phone: (317) 266-8888 Fax: (317) 266-3401

E-mail: mike@mikenorrislaw.com

CERTIFICATE OF SERVICE

I hereby certify that on **October 1, 2020**, a copy of the foregoing pleading was filed electronically. Notice of this filing will be sent to the following parties through the Court's Electronic Case Filing System. Parties may access this filing through the Court's system.

Ann M. DeLaney ECFdelaney@trustee13.com, ecfdelaney@gmail.com
Steven C. Earnhart earnhart@indiana-attorneys.com, meloche@indiana-attorneys.com
Steven Henry Patterson inbk@rslegal.com, rsbkecfbackup@gmail.com; reisenfeld@ecf.inforuptcy.com
Martha Rose Spaner inbk@rslegal.com, rsbkecfbackup@gmail.com; reisenfeld@ecf.inforuptcy.com
U.S. Trustee ustpregion10.in.ecf@usdoj.gov

I further certify that on **October 1, 2020**, a copy of the foregoing pleading was mailed by first-class U.S. Mail, postage prepaid, and properly addressed to the following:

See attached Exhibit "B," serving Creditors who have filed a claim in herein case and Debtor.

Michael J. Norris (#15341-49) Mike Norris & Associates, P.C.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

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In re: Johnny Darrell Loricl Debtor.	··.) Case]))	No. 19-00252-JJG	-13	
		CHAPTER 13	PLAN		
		Original			
6 2	, , , , , , , , , , , , , , , , , , ,	Amended Plan #	1 st		
following items. If a checked, the provision	eck one box on item is checon will be ine	n each line to state whet ked as "Not Included," i ffective if set out later in	f neither box is che the plan.		are
to paragraph 8	8(b), which n	secured claim, pursuar nay result in a partial all to the secured	Included	Not Included	
purchase mon	ey security in Il occur by se	or nonpossessory, non iterest. Any lien parate motion or ragraph 12.	Included	⊠ Not Included	
1.3 Nonstandard	provisions, se	t out in paragraph 15.		Not Included	

2. GENERAL PROVISIONS:

- (a) YOUR RIGHTS MAY BE AFFECTED. Read these papers carefully and discuss them with your attorney. If you oppose any provision of this plan, you must file a timely written objection. This plan may be confirmed without further notice or hearing unless a written objection is filed before the deadline stated on the separate Notice you received from the Court.
- (b) PROOFS OF CLAIM: You must file a proof of claim to receive distributions under the plan. Absent a Court order determining the amount of the secured claim, the filed proof of claim shall control as to the determination of pre-petition arrearages; secured and priority tax liabilities; other priority claims; and the amount required to satisfy and offer of payment in full. All claims that are secured by a security interest in real estate shall comply with the requirements of Federal Rule of Bankruptcy Procedure ("FRBP")3001(c)(2)(C).
- (c) NOTICES RELATING TO MORTGAGES: As required by Local Rule B-3002.1-1, all creditors with claims secured by a security interest in real estate shall comply with the requirements of FRBP 3002.1 (b) and (c) without regard to whether the real estate is the Debtor's principal residence. If there is a change in the mortgage servicer while the bankruptcy is pending, the mortgage holder shall file with the Court and serve upon the Debtor, Debtor's counsel and the Chapter 13 Trustee ("Trustee") a Notice setting forth the change and providing the name of the new servicer, the payment address, a contact phone number and a contact e-mail address.

- (d) NOTICES (OTHER THAN THOSE RELATING TO MORTGAGES): Non-mortgage creditors in Section 8(c) (whose rights are not being modified) or in Section 11 (whose executory contracts/unexpired leases are being assumed) may continue to mail customary notices or coupons to the Debtor or the Trustee notwithstanding the automatic stay.
- (e) EQUAL MONTHLY PAYMENTS: As to payments required by paragraphs 7 and 8, the Trustee may increase the amount of any "Equal Monthly Amount" offered to appropriately amortize the claim. The Trustee shall be permitted to accelerate payments to any class of creditor for efficient administration of the case.
- (f) PAYMENTS FOLLOWING ENTRY OF ORDERS LIFTING STAY: Upon entry of an order lifting the stay, no distributions shall be made on any secured claim relating to the subject collateral until such time as a timely amended deficiency claim is filed by such creditor and deemed allowed, or the automatic stay is re-imposed by further order of the Court.

3. **SUBMISSION OF INCOME:**

Debtor submits to the supervision and control of the Trustee all or such portion of future earnings or other future income or specified property of the Debtor as is necessary for the execution of this plan.

4. PLAN TERMS:

(a) PAYMENT AND LENGTH OF PLAN: Debtor shall pay a total of \$61,685.00 to the Trustee, starting not later than 30 days after the order for relief, over the first 23 months; then, Debtor shall pay to the Trustee proceeds from the sale of real estate totaling \$123,458.35. It is Debtor's intent that the Chapter 13 Trustee will distibute to creditors an amount to pay all allowed claims in full

Additional payments to Trustee and/or future changes to the periodic amount proposed are: **None**.

- (b) INCREASED FUNDING: If additional property comes into the estate pursuant to 11 U.S.C. §1306(a)(1) or if the Trustee discovers undisclosed property of the estate, then the Trustee may obtain such property or its proceeds to increase the total amount to be paid under the plan. However, if the Trustee elects to take less than 100% of the property to which the estate may be entitled OR less than the amount necessary to pay all allowed claims in full, then a motion will be filed, and appropriate notice given.
- (c) CURING DEFAULTS: If Debtor falls behind on plan payments or if changes to the payments owed to secured lenders require additional funds from the Debtor's income, the Debtor and the Trustee may agree that the Debtor will increase the periodic payment amount or that the time period for making payments will be extended, not to exceed 60 months. Creditors will not receive notice of any such agreement unless the total amount that the Debtor will pay to the Trustee decreases. Any party may request in writing, addressed to the Trustee at the address shown on the notice of the meeting of creditors, that the Trustee give that party notice of any such agreement. Agreements under this section cannot extend the term of the plan more than 6 additional months.
- (d) OTHER PLAN CHANGES: Any other modification of the plan shall be proposed by motion pursuant to 11 U.S.C. §1329. Service of any motion to modify this plan shall be made by the moving party as required by FRBP 2002(a)(5) and 3015(h), unless otherwise ordered by the Court.

NONE		
	ms will be paid in	full by the Trustee unless the creditor agrees
Creditor	Type of Claim	Scheduled Amount
Mike Norris & Associates, P.C.	Attorney Fees	\$5,000.00 est.; fee application to be filed.

6. PAYMENT OF DOMESTIC SUPPORT OBLIGATIONS:

(a) Ongoing Domestic Support Obligations:

NONE

Debtor shall make any Domestic Support Obligation payments that are due after the filing of the case under a Domestic Support Order directly to the following payee:

Creditor	Type of Claim	Payment Amount

(b) Domestic Support Obligation Arrears:

\boxtimes NONE

The following arrearages on Domestic Support Obligations will be paid in the manner specified:

Creditor	Type of Claim	Estimated Arrears	Treatment
			
			

7. <u>PAYMENT OF SECURED CLAIMS RELATING SOLELY TO THE DEBTOR'S PRINCIPAL RESIDENCE</u>:

١	_	NONE	
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As required by Local Rule B-3015-1(d), if there is a pre-petition arrearage claim on a mortgage secured by the Debtor's principal residence, then both the pre-petition arrearage and the post-petition mortgage installments shall be made through the Trustee. Initial post-petition payment arrears shall be paid with secured creditors. If there are no arrears, the Debtor may pay the secured creditor. Before confirmation, the payment to the mortgage lender shall be the regular monthly mortgage payment unless otherwise ordered by the Court or modified pursuant to an agreement with the mortgage lender. After confirmation, payment shall be as set forth below. Equal Monthly Amount and Estimated Arrears listed below shall be adjusted based on the filed claim and/or notice. Delinquent real estate taxes and homeowners' association or similar dues should be treated under this paragraph.

Creditor	Residential Address	Estimated Arrears	Equal Monthly Amount	Mortgage Treatment
Colonial National Mortgage	1 st mortgage on residene commonly referred to as 6445 Harrison Ridge Blvd., Indianapolis, IN 46236	\$81,011.20 ** See Section 15(d) below for Creditor Treatment	\$2,752.89 ** See Section 15(d) below for Creditor Treatment	• Trustee Pay • Direct Pay
Indiana Housing & Community Development Authority	2 nd mortgage on residene commonly referred to as 6445 Harrison Ridge Blvd., Indianapolis, IN 46236	\$0.00 ** See paragraph 15(b) below as to Creditor Treatment	\$0.00	○ Trustee Pay ■ Direct Pay
Harrison Ridge Neighborhood Association, Inc.	Statutory lien on residene commonly referred to as 6445 Harrison Ridge Blvd., Indianapolis, IN 46236	\$1,586.53 @ 8.0% Interest	\$0.00	

No late charges, fees or other monetary amounts shall be assessed based on the timing of any payments made by the Trustee under the provisions of the Plan, unless allowed by Order of the Court.

8. PAYMENT OF SECURED CLAIMS OTHER THAN CLAIMS TREATED UNDER PARAGRAPH 7:

(a) Secured Claims as to Which 11 U.S.C. § 506 Valuation Is Not Applicable:

⋈ NONE

Pursuant to Local Rule B-3015-1(c), and unless otherwise ordered by the Court, prior to plan confirmation, as to secured claims not treated under paragraph 7 and as to which valuation under 11 U.S.C. § 506 is not applicable, the Trustee shall pay monthly adequate protection payments equal to 1% of a filed secured claim. The Trustee shall disburse such adequate protection payments to the secured creditor as soon as practicable after receiving plan payments from the Debtor, and the secured claim will be reduced accordingly. After confirmation of the plan, unless otherwise provided in paragraph 15, the Trustee will pay to the holder of each allowed secured claim the filed claim amount with interest at the rate stated below.

Creditor	Collateral	Purchase Date	Estimated Claim Amount	Interest Rate	Equal Monthly Amount

(b) Secured Claims as to Which 11 U.S.C. § 506 Valuation is Applicable:

⋈ NONE

Pursuant to Local Rule B-3015-1(c), and unless otherwise ordered by the Court, prior to plan confirmation as to secured claims not treated under paragraph 7 but as to which § 506 valuation is applicable, the Trustee shall pay monthly adequate protection payments equal to 1% of the value of the collateral stated below. The Trustee shall disburse such adequate protection payments to the secured creditor as soon as practicable after receiving plan payments from the Debtor, and the secured claim will be reduced accordingly. After confirmation of the plan, unless otherwise provided in paragraph 15, the Trustee will pay to the holder of each allowed secured claim in the manner set forth below.

Creditor	Collateral	Purchase Date	Scheduled Debt	Value	Interest Rate	Equal Monthly Amount
		<u> </u>				

(c) Curing Defaults and/or Maintaining Payments:

NONE

Trustee shall pay the allowed claim for the arrearage, and Debtor shall pay regular post-petition contract payments directly to the creditor:

Creditor	Collateral/Type of Debt	Estimated Arrears	Interest Rate
			

(d) Surrendered/Abandoned Collateral:

⋈ NONE

The Debtor intends to surrender the following collateral. Upon confirmation, the Chapter 13 estate abandons any interest in, and the automatic stay pursuant to 11 U.S.C. § 362 is terminated as to, the listed collateral and the automatic stay pursuant to 11 U.S.C. §1301 is terminated in all respects. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in paragraph 10(b) below. Upon confirmation, the secured creditor is free to pursue its *in rem* rights.

Creditor	Collateral	Surrendered/Abandoned	Scheduled Value
		O Abandoned	÷
		○ Surrendered	

9. SECURED TAX CLAIMS AND 11 U.S.C. § 507 PRIORITY CLAIMS:

N	n	N	k

All allowed secured tax obligations shall be paid in full by the Trustee, inclusive of statutory interest thereon (whether or not an interest factor is expressly offered by plan terms). All allowed priority claims shall be paid in full by the Trustee, exclusive of interest, unless the creditor agrees otherwise:

Creditor	Type of Priority or Secured Claim	Scheduled Debt	Treatment
Internal Revenue Service	2014 US Federal Priority Income Tax Liability	\$2,740.25	Paid in full through Trustee conduit without interest
Indiana Department of Revenue	2014 Indiana State Secured Income Tax Liability	\$469.96	Paid in full through Trustee conduit with interest
Indiana Department of Revenue	2016 Indiana State Priority Income Tax Liability	\$4,524.08	Paid in full through Trustee conduit without interest
Oregon Department of Revenue	2014 Oregon State Priority Income Tax Liability	\$227.10	Paid in full through Trustee conduit without interest
			-

10. NON-PRIORITY UNSECURED CLAIMS:

(a) Separately Classified or Long-term Debts:

■ NONE

Creditor	Basis for Classification	Treatment	Amount	Interest
Navient Corporation	Long-term non- dischargeable student loan	To be paid in full with other general unsecured creditors	\$13,011.00	Interest shall continue to accrue pursuant to the original contract

(b) General Unsecured Claims:

	Pro rata distribution from any remaining funds; or
\boxtimes	Other: 100% of allowed claims to be paid in full,

11. EXECUTORY CONTRACTS AND UNEXPIRED LEASES:

#	
	NONE
	All executory contracts and unexpired leases are REJECTED, except the following, which are
	assumed:

Creditor	Property Description	Treatment
Aspen Square Management	Apartment lease agreement	ASSUMED
	-	

12. AVOIDANCE OF LIENS:

NONE

Debtor will file a separate motion or adversary proceeding to avoid the following nonpurchase money security interests, judicial liens, wholly unsecured mortgages or other liens that impair exemptions:

Creditor	Collateral/Property Description	Amount to be Avoided

- 13. <u>LIEN RETENTION</u>: With respect to each allowed secured claim provided for by the plan, the holder of such claim shall retain its lien securing such claim until the earlier of a) the payment of the underlying debt determined under non-bankruptcy law or b) entry of a discharge order under 11 U.S.C. § 1328.
- 14. <u>VESTING OF PROPERTY OF THE ESTATE</u>: Except as necessary to fund the plan or as expressly retained by the plan or confirmation order, the property of the estate shall revest in the Debtor upon confirmation of the Debtor's plan, subject to the rights of the Trustee, if any, to assert claim to any additional property of the estate acquired by the Debtor post-petition pursuant to operation of 11 U.S.C. § 1306.

15. NONSTANDARD PROVISIONS:

☐ NONE

Under FRBP 3015(c), nonstandard provisions are required to be set forth below. Any nonstandard provision placed elsewhere in the plan is void. These plan provisions will be effective only if the included box in Paragraph 1.3 of this plan is checked.

- (a) Debtor acknowledges that taxing authorities may continue to assess post-petition interest on any tax liabilities which are non-dischargeable; therefore, Debtor shall contact the taxing authorities after a Discharge Order is entered, in order to make payment arrangements on any tax liabilities which may remain due and owing.
- (b) Creditor is owed \$0.00 arrears as of the petition date and regular monthly installment payments are not due until certain events occur as specified in the underlying note. Therefore, neither the Debtor nor the Trustee shall make payments to the Indiana Housing & Community Development Authority while the case is pending, but said creditor shall retain a lien on the underlying real estate pursuant to the terms of the underlying note and mortgage executed by the Debtor.

- (c) Debtor shall report to the Trustee as to whether Debtor receives any proceeds from the Personal Injury Products Liability Class Action lawsuit, currently pending in the Southern District of Illinois under Case No. 3:16-cv-00638-DRH, and the Court shall make a final determination as to what portion in any of these proceeds are turned over to the Chapter 13 Trustee for benefit of creditors.
- (d) Creditor Colonial National Mortgage shall be paid \$1,682.68 to pay the Interest plus Escrow amount of the monthly mortgage payment (estimated from last statement from Creditor dated December 17, 2018), through the Chapter 13 Trustee conduit, as Adequate Protection, distributions from the Trustee to commence for that amount May 2019 and end December, 2019. Then, Creditor shall be paid \$2,491.24 for the January, 2020 payment through the Trustee conduit. Then, commencing February, 2020, Creditor Colonial National Mortgage shall be paid \$2,752.89 per month through the Chapter 13 Trustee conduit, as Adequate Protection, through September, 2020. Debtor sold his residence on January 6, 2021 and paid Creditor in full, after first receiving an Order Granting Motion to Sell.

Date: January 12, 2021

Debtor: Johnny Darrell Lorick

Michael J. Norris (# 15341-49) Mike Norris & Associates, P.C. Attorney for the Debtor 3802 W 96th Street, #110 Indianapolis, IN 46268

Phone: (317) 266-8888 Fax: (317) 266-3401

E-mail: mike@mikenorrislaw.com

By filing this document, the Debtor, if not represented by an attorney, or the Attorney for the Debtor certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form plan adopted by this Court, other than any nonstandard provisions included in paragraph 15.

exhibit B

Johnny Darrell Lorick 2739 Hillside Avenue Indianapolis, IN 46218

Colonial Savings FO Box 2988 Fort Worth, TX 76113-2988

(p) INDIANA DEPARTMENT OF REVENUE ATTN HANKRUPTCY 100 N SENATE AVE INDIANAPOLIS IN 46204-2253

LVNV Funding LLC Resurgent Capital Services PO Box 10587 Greenville, SC 29603-0587

(p)PORTFOLIO RECOVERY ASSOCIATES LLC PO BOX 41067 NORFOLK VA 23541-1067 Indiana Nephrology & Internal Medicine 9011 N Meridian Street Suite 225 Indianapolis, IN 46260-5365

Navient Solutions, LLC on behalf of Ascendium Education Solutions, Inc. PO BOX 8961 Madison, WI 53708-8961

St. Vincent Hospital by American InfoSource as agent PO Box 248838 Oklahoma City, OK 73124-8838 Internal Revenue Service Attn: Bankruptcy Department FO Box 7346 Philadelphia, PA 19101-7346

ODR Bkcy 955 Center St NE Salem, OR 97301-2555